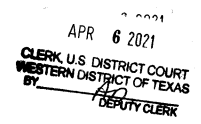


UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

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UNITED STATES OF AMERICA,

CRIMINAL NO. A-20-CR-175

Plaintiff,

SECOND SUPERSEDING INDICTMENT

v.

JOSHUA COLIN HONIGBERG,

Defendant.

[Violation: Ct. 1: 26 U.S.C. § 5861(d) - [Unlawful Possession of Destructive

Device]; Ct. 2: 21 U.S.C. § 844 -Possession

of a Controlled Substance

THE GRAND JURY CHARGES:

COUNT ONE

(Unlawful Possession of Destructive Device) [26 U.S.C. § 5861(d)]

On or about May 29, 2020, in the Western District of Texas, the defendant,

JOSHUA COLIN HONIGBERG,

knowingly possessed a destructive device, as defined by Title 26, United States Code, Sections 5845(a)(8) and (f)(3), to wit: a combination of parts enclosed in a plastic Pelican case containing four fused, duct tape wrapped powder devices, two shotgun shells, four road flares, two smoke grenades, one commercially-available lighter, one caustic substance grenade, precut length of fuse, one fused pyrotechnic device and thirteen metal tire deflation devices; that was not registered to him in the National Firearms Registration and Transfer Record, in violation of Title 26, United States Code, Sections 5841, 5861(d) and 5871.

COUNT TWO Possession of a Controlled Substance [21 U.S.C. § 844(a)]

On or about May 29, 2020, in the Western District of Texas, the defendant,

JOSHUA COLIN HONIGBERG,

knowingly and intentionally possessed Psilocin, a Schedule I controlled substance, in violation of Title 21, United States Code, Section 844(a).

A TRUE BILL:

ORIGINAL SIGNATURE
REDACTED PURSUANT TO
E-GOVERNMENT ACT OF 2002

ASHLEY C. HOFF United States Attorney

By:

GRANT SPARKS
Assistant U.S. Attorney